

William J. Harrington +1 212 459 7140 wharrington@goodwinlaw.com Goodwin Procter LLP The New York Times Building 620 Eighth Avenue New York, NY 10018

Page 1 of 1

goodwinlaw.com +1 212 813 8800

USDC SDNY
DOCUMENT
ELECTRONICALLY FILED
DOC #:
DATE FILED: 8/20/2024

August 20, 2024

VIA ECF

The Honorable Jennifer H. Rearden United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007 Application GRANTED.

The Clerk of Court is directed to terminate ECF No. 452.

SO ORDERED.

Jennifer H. Rearden, U.S.D.J. Dated: August 20, 2024

Re: United States v. Arie Rangott, 23 Cr. 004 (JHR)

Dear Judge Rearden:

On behalf of my client Arie Rangott, I write to request the temporary modification of Mr. Rangott's bail conditions in order to allow his wife to attend a bar mitzvah in Canada. Both the Government and Pretrial Services Office have informed me that they do not object to this request.

At the time of Mr. Rangott's arrest, Magistrate Judge Sarah I Cave ordered the surrender of his wife's passport as a condition of Mr. Rangott's bail. ECF No. 132. Mr. Rangott's wife now wishes to attend the bar mitzvah of a close friend's son in Canada. She has known the friend since high school and her friend's son since his birth. She plans to travel to Canada by car with friends, leaving on or about August 29, 2024, and returning on or about September 2, 2024. Mr. Rangott will not be traveling to Canada and we do not seek the return of his passport.

Accordingly, I request an order (1) permitting the Government to return Mr. Rangott's wife's passport to her temporarily so that she may attend the bar mitzvah in Canada and (2) requiring that Mr. Rangott's wife's passport be surrendered to the Government again on or before September 6, 2024.

Respectfully submitted,

William J. Harrington

CC: Counsel of record, by ECF

Will Idant